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26 *Attorneys for Defendants/Counterclaimants*

27 UNITED STATES DISTRICT COURT  
28 DISTRICT OF NEVADA

29 ALLSTATE INSURANCE COMPANY,  
30 ALLSTATE PROPERTY & CASUALTY  
31 INSURANCE COMPANY, ALLSTATE  
32 INDEMNITY COMPANY, and ALLSTATE  
33 FIRE & CASUALTY INSURANCE  
34 COMPANY,

35 Plaintiffs,

36 vs.

37 MARJORIE BELSKY, MD, MARIO  
38 TARQUINO, MD, MARJORIE BELSKY, MD,  
39 INC. doing business as, INTEGRATED PAIN  
40 SPECIALISTS, and MARIO TARQUINO, MD,  
41 INC., DOES 1-100 and ROES 101-200,

42 Defendants.

43 AND RELATED CLAIMS.

44 Case No. 2:15-cv-02265-MMD-CWH

45 **STIPULATION AND ORDER TO  
46 EXTEND DEADLINE FOR (1) REPLY  
47 TO RESPONSE TO COUNTERMOTION  
48 FOR PROTECTIVE ORDER; AND (2)  
49 REPLY TO RESPONSE TO MOTION  
50 TO QUASH SUBPOENA, OR  
51 ALTERNATIVELY, MOTION FOR  
52 PROTECTIVE ORDER**

53 **(First Request)**

1 Plaintiffs/Counterdefendants ALLSTATE INSURANCE COMPANY, ALLSTATE  
2 PROPERTY & CASUALTY INSURANCE COMPANY, ALLSTATE INDEMNITY COMPANY,  
3 and ALLSTATE FIRE & CASUALTY INSURANCE COMPANY (collectively, the “Allstate  
4 Parties”); Defendants/Counterclaimants MARJORIE BELSKY, M.D., MARIO TARQUINO, M.D.,  
5 MARJORIE BELSKY, M.D., INC. d/b/a INTEGRATED PAIN SPECIALISTS, and MARIO  
6 TARQUINO, M.D., INC. (collectively, the “Belsky/Tarquino Parties”); and non-party NEVADA  
7 STATE BOARD OF MEDICAL EXAMINERS (the “Medical Board”), by and through their  
8 respective counsel, stipulate and agree as follows:

9 1. On August 27, 2018, the Allstate Parties filed their Motion to Compel Production of  
10 Documents Pursuant to FRCP 45 Subpoena to Nevada State Board of Medical Examiners [ECF No.  
11 342] (the “Motion to Compel”);<sup>1</sup>

12 2. On September 21, 2018, the Belsky/Tarquino Parties filed their Response to the  
13 Motion to Compel [ECF No. 366] and Countermotion for Protective Order [ECF No. 367] (the  
14 “Countermotion”);

15 3. On September 21, 2018, the Medical Board filed its Motion to Quash Subpoena or,  
16 Alternatively, Motion for Protective Order [ECF No. 364] (the “Motion to Quash”);

17 4. On September 24, 2018, the Medical Board filed its Response to the Motion to  
18 Compel [ECF No. 372];

19 5. On October 5, 2018, the Allstate Parties filed their Response to the Countermotion  
20 [ECF No. 378] and Reply to the Belsky/Tarquino Parties’ Response to the Motion to Compel [ECF  
21 No. 379];

22 6. On October 5, 2018, the Allstate Parties filed their Reply to the Medical Board’s  
23 Response to the Motion to Compel [ECF No. 380] and Response to the Motion to Quash [ECF No.  
24 381];

25 7. The Belsky/Tarquino Parties presently have until October 12, 2018 to file their Reply  
26 to the Response to the Countermotion;

27  
28 <sup>1</sup> Pursuant to the October 3, 2018 Order [ECF No. 377], on October 10, 2018, the Allstate Parties filed a redacted  
version of their Motion to Compel [ECF No. 382].

1       8.     The Medical Board presently has until October 12, 2018 to file its Reply to the  
2 Response to the Motion to Quash;

3       9.     Due to scheduling conflicts, the Belsky/Tarquino Parties and the Medical Board shall  
4 now have up to and including October 19, 2018 to file their respective Replies;

5       10.    This is the first stipulation to extend the deadline to file the Reply to the Response to  
6 the Countermotion and the Reply to the Response to the Motion to Quash; and

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1       11. This stipulation is made in good faith and not to delay the proceedings.

2       IT IS SO STIPULATED.

3       DATED this 12<sup>th</sup> day of October, 2018.

4       McCORMICK, BARSTOW, SHEPPARD,  
5       WAYTE & CARRUTH LLP

6       By: /s/ Dylan P. Todd

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17      *Attorneys for Plaintiffs/Counterdefendants*

1       DATED this 12<sup>th</sup> day of October, 2018.

2       BAILEY♦KENNEDY

3       By: /s/ Joshua P. Gilmore  
4       DENNIS L. KENNEDY  
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10      -AND-

11      CHRISTIANSEN LAW OFFICES  
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19      *Attorneys for Defendants/Counterclaimants*

20      DATED this 12<sup>th</sup> day of October, 2018.

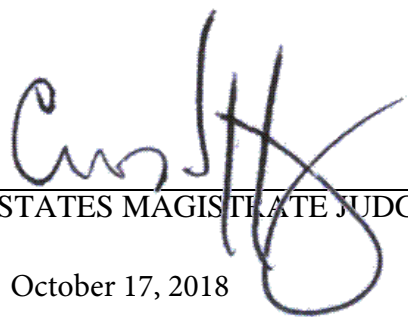
21      NEVADA STATE BOARD OF MEDICAL  
22      EXAMINERS

23      By: /s/ Robert Kilroy

24      ROBERT KILROY  
25      GENERAL COUNSEL  
26      9600 Gateway Drive  
27      Reno, NV 89521

28      *Attorney for Non-Party Nevada State Board of  
Medical Examiners*

1       IT IS SO ORDERED.

2         
3       \_\_\_\_\_  
4       UNITED STATES MAGISTRATE JUDGE  
5       \_\_\_\_\_  
6       October 17, 2018  
7       \_\_\_\_\_  
8       DATED: October 17, 2018